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13	13 PREJUDICE I	IISSING WITH PETITIONER'S	
14	14 SENTENCE U	R REDUCTION OF INDER 28 U.S.C. § 2255	
15	UNITED STATES OF AMERICA,)		
16	Respondent.		
17	17		
18	On February 6, 2012, Petitioner Jose Noriega-Sanchez ("Petitioner") filed a Motion for		
19	Reduction of Sentence pursuant to 28 U.S.C. § 2255. Petitioner essentially requests that this		
20	Court reduce his sentence due to his immigration removal status. The Court has reviewed the		
21	record in this case, which clearly establishes that on July 14, 2011, Petitioner waived both his		
22	right to appeal and to collaterally attack his conviction and sentence. (Plea Agreement ¶ XI.)		
23	Petitioner's motion raises no challenge to the validity of that waiver, therefore this Court lacks		
24	24 jurisdiction to consider any collateral challenge to his conviction	jurisdiction to consider any collateral challenge to his conviction and sentence. See Washington	
25	v. Lampert, 422 F.3d 864, 869-70 (9th Cir. 2005) (recognizing that if sentencing agreement's		
26	waiver of the right to file a federal habeas petition was valid, district court lacked jurisdiction to		
27	hear the case).		

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Accordingly, Petitioner's Motion For Reduction of Sentence pursuant to 28 U.S.C. § 2255 is **DISMISSED WITH PREJUDICE**. IT IS SO ORDERED. DATED: February 9, 2012 United States District Court Judge COPIES TO: PETITIONER U.S. ATTORNEY'S OFFICE